EXHIBIT 7

Case 1:20-cv-01083-JTN-P	Original - Court		2nd copy - Plaintiff		
Approved, SCAO	1st copy - Defendan	Ţ	3rd copy - Return		
STATE OF MICHIGAN JUDICIAL DISTRICT JUDICIAL CIRCUIT COUNTY PROBATE	SUMMONS		CASE NO. 20- <u>000225</u> - MZ		
Court address			Court telephone n		
Michigan Court of Claims, 925 W. Ottawa Street, L	ansing, MI 48909		517-373-0807		
Plaintiff's name(s), address(es), and telephone no(s).	efendant's name(s), addr	ess(es), and telephone no(s).		
Donald J. Trump for President, Ir Eric Ostergren Plaintiff's attorney, bar no., address, and telephone Mark F. (Thor) Hearne, II, #P402 True North Law, LLC 112 S. Hanley Road, Suite 200 St. Louis, MO 63015 (314) 296-4	no. 31 NOV 0 4 2630	as Secretary of 430 W. Allegar	n St. etin Building, 4th Floor		
Instructions: Check the items below that apply to y if necessary, a case inventory addendum (form MC	you and provide any required informa	tion. Submit this form to th	e court clerk along with your complaint and		
family members of the person(s) who all the family or family members of the person the family or family members	ved cases within the jurisdiction reson(s) who are the subject of the action includes a bound have a right to recover extra and (if applicable) the control of the subject	on of the family division of the complaint. I have iction of the family difference of the complaint. usiness or commercing the case in this case in this case in the case in	e separately filed a completed vision of the circuit court involving al dispute under MCL 600.8035. I certify that notice and a copy of accordance with MCL 400.106(4) occurrence as alleged in the		
A civil action between these parties or	other parties arising out of the	transaction or occur	rence alleged in the complaint has		
been previously filed in \Box this court,					
			,		
it was given case number	and assigned	to Judge			
The action \square remains \square is no longe	er pending.				
Summons section completed by court clerk.	SUMMONS				
 NOTICE TO THE DEFENDANT: In the nath of the serve are being sued. YOU HAVE 21 DAYS after receiving this serve a copy on the other party of take served outside this state). If you do not answer or take other action demanded in the complaint. If you require special accommodations to help you fully participate in court produce. 	other lawful action with the other lawful action with the in within the time allowed, judgeto use the court because of a credings, please contact the	complaint to file a w court (28 days if you gment may be enteredisability or if you request immediately to a	ritten answer with the court and u were served by mail or you were a against you for the relief		
ssue date Expiration date*	Court clerk	CONC. In mediately to r	make arrangements.		
ssue date Expiration date* 1 4 36 0 2 3 This summons is invalid unless served on or before	its expiration date. This document m	ome W. Zin	of the court		

Case 1:20-cv-01083-JTN-PJG ECF No. 10-7, PageID.493 Filed 11/14/20 Page 3 SUMMONS

PROOF OF SERVICE

Case No. 20. 000 225 - MZ

TO PROCESS SERVER: You are to serve the summons and complaint not later than 91 days from the date of filing or the date of expiration on the order for second summons. You must make and file your return with the court clerk. If you are unable to complete service you must return this original and all copies to the court clerk

		CERTIF	CATE / AFFIDA	VIT OF SERVICE /	NONSERVICE	
I certify that I am court officer, or a and that: (notariz	a sheriff, de attorney for a	party (MCR	bailiff, appointed	Being first adult, and	t duly sworn, I sta I am not a party	F PROCESS SERVER ate that I am a legally competent or an officer of a corporate that: (notarization required)
☐ I served perso	onally a copy gistered or co	of the sumn	nons and compla (copy of return re	int, ceipt attached) a co	opy of the summ	ons and complaint,
together with Liet	all documents o	orwad with the	summons and compla	: _ A		
List	an documents s	erved with the	summons and comple	aint		on the defendant(s):
Defendant's name			Complete address(e	s) of service		Day, date, time
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☐ I have persona and have beer	lly attempted	to serve the	summons and co	mplaint, together wi	ith any attachmer	nts, on the following defendant(s)
Defendant's name		pioto co.	Complete address(e:	s) of service		Day, date, time

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I declare under th best of my inform	e penalties c ation, knowle	of perjury that edge, and be	at this proof of ser elief.	vice has been exar	mined by me and	that its contents are true to the
Service fee	Miles traveled	Fee		Signature		
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Notary public, Sta						
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acknowledge tha	at I have rece	ived service	of the summons	and complaint, tog	ether with	nents
			on Day, date			
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Signature			on	behalf of		•

STATE OF MICHIGAN IN THE COURT OF CLAIMS

DONALD J. TRUMP FOR PRESIDENT, INC, and ERIC OSTERGREN,

DECEIVED

NOV 0 4 2020

COURT OF CLAIMS

· Plaintiffs,

Case No. 20- 000005 -MZ

v.

JOCELYN BENSON, in her official Capacity as SECRETARY OF STATE

Defendants.

VERIFIED COMPLAINT FOR IMMEDIATE DECLARATORY AND INJUNCTIVE RELIEF

There is no other pending or resolved civil action arising out of the transaction or occurrence alleged in the complaint.

PARTIES

A. Plaintiffs Donald J. Trump for President, Inc., and Eric Ostergren

- 1. Donald J. Trump for President, Inc. of the United States of America and is a candidate for reelection in the 2020 general election. Donald J. Trump for President, Inc., is the campaign committee for President Trump and Vice President Pence.
- 2. Eric Ostergren is a registered voter of Roscommon County, Michigan and credentialed and trained as an election "challenger." Eric Ostergren was excluded from the counting board during the absent voter ballot review process.

- B. Joselyn Benson is Michigan's Secretary of State responsible for overseeing Oakland County's conduct of the 2020 presidential election.
- 3. Jocelyn Benson is Michigan's Secretary of State and is the "chief elections officer" responsible for overseeing the conduct of Michigan elections. MCL 168.21 ("The secretary of state shall be the chief election officer of the state and shall have supervisory control over local election officials in the performance of their duties under the provisions of this act."); 168.31(1)(a) (the "Secretary of State shall ... issue instructions and promulgate rules ... for the conduct of elections and registrations in accordance with the laws of this state"). Local election officials must follow Secretary Benson's instructions regarding the conduct of elections. Michigan law provides that Secretary Benson "[a]dvise and direct local election officials as to the proper methods of conducting elections." MCL 168.31(1)(b). See also Hare v. Berrien Co Bd. of Election, 129 N.W.2d 864 (Mich. 1964); Davis v. Sec'y of State, 2020 Mich. App. LEXIS 6128, at *9 (Mich. Ct. App. Sep. 16, 2020).
- 4. Secretary Benson is responsible for assuring Michigan's local election officials conduct elections in a fair, just, and lawful manner. See MCL 168.21; 168.31; 168.32. See also League of Women Voters of Michigan v. Secretary of State, 2020 Mich. App. LEXIS 709, *3 (Mich. Ct. App. Jan. 27, 2020); Citizens Protecting Michigan's Constitution v. Secretary of State, 922 N.W.2d 404 (Mich. Ct. App. 2018), aff'd 921 N.W.2d 247 (Mich. 2018); Fitzpatrick v. Secretary of State, 440 N.W.2d 45 (Mich. Ct. App. 1989).

JURISDICTION AND STANDING

5. The Court of Claims has "exclusive" jurisdiction to "hear and determine any claim or demand, statutory or constitutional," or any demand for "equitable[] or declaratory relief or any demand for an extraordinary writ against the state or any of its departments or officers

notwithstanding another law that confers jurisdiction of the cast in the circuit court." MCL 600.6419(1)(a).

- 6. Donald J. Trump has a special and substantial interest in assuring that Michigan processes the ballots of Michigan citizens case according to Michigan law so that every lawful Michigan voter's ballot is fairly and equally processed and counted. Eric Ostergren has a special and substantial interest under Michigan law as a credentialed election challenger to observe the processing of absent voter ballots.
- 7. Plaintiffs raise statutory and constitutional claims asking this Court to order equitable, declaratory, and extraordinary relief against Secretary of State Benson. This Court has exclusive jurisdiction to hear these claims. Venue is appropriate in this Court.
- 8. An actual controversy exists between Plaintiffs and Secretary of State Benson. Plaintiffs has suffered, or will suffer, an irreparable constitutional injury should Secretary Benson continue to fail to ensure that Michigan complies with Michigan law allowing challengers to meaningfully monitor the conduct of the election.

BACKGROUND

- 9. A general election is being held in the State of Michigan on November 3, 2020.
- 10. MCL 168.765a, regarding Absent Voter Counting Boards, where absentee votes are processed and counted, states in relevant part as follows:

At all times, at least 1 election inspector from each major political party must be present at the absent voter counting place and the policies and procedures adopted by the secretary of state regarding the counting of absent voter ballots must be followed.

11. Michigan absent voter counting boards are not complying with this statute. These boards are being conducted without inspectors from each party being present.

- 12. Further, a political party, incorporated organization, or organized committee of interested citizens may designate one "challenger" to serve at each counting board. MCL 168.730.
- 13. An election challenger's appointed under MCL 168.730 has those responsibilities described at MCL 168.733.
 - 14. An election challenger's legal rights are as follows:
 - a. An election challenger shall be provided a space within a polling place where they can observe the election procedure and each person applying to vote. MCL 168.733(1).
 - b. An election challenger must be allowed opportunity to inspect poll books as ballots are issued to electors and witness the electors' names being entered in the poll book. MCL 168.733(1)(a).
 - c. An election Challenger must be allowed to observe the manner in which the duties of the election inspectors are being performed. MCL 168.733(1)(b).
 - d. An election challenger is authorized to challenge the voting rights of a person who the challenger has good reason to believe is not a registered elector. MCL 168.733(1)(c).
 - e. An election challenger is authorized to challenge an election procedure that is not being properly performed. MCL 168.733(1)(d).
 - f. An election challenger may bring to an election inspector's attention any of the following: (1) improper handling of a ballot by an elector or election inspector; (2) a violation of a regulation made by the regard to the time in which an elector may remain in the polling place; (3) campaigning and fundraising being performed by an election inspector or other person covered by MCL 168.744; and/or (4) any other violation of election law or other prescribed election procedure. MCL 168.733(1)(e).
 - g. An election challenger may remain present during the canvass of votes and until the statement of returns is duly signed and made. MCL 168.733(1)(f).
 - h. An election challenger may examine each ballot as it is being counted. MCL 168.733(1)(g).
 - i. An election challenger may keep records of votes cast and other election procedures as the challenger desires. MCL 168.733(1)(h).

- j. An election challenger may observe the recording of absent voter ballots on voting machines. MCL 168.733(1)(i).
- 15. Michigan values the important role challengers perform in assuring the transparency and integrity of elections. For example, Michigan law provides it is a felony punishable by up to two years in state prison for any person to threaten or intimidate a challenger who is performing any activity described in Michigan law. MCL 168.734(4); MCL 168.734. It is a felony punishable by up to two years in state prison for any person to prevent the presence of a challenger exercising their rights or to fail to provide a challenger with "conveniences for the performance of the [ir] duties." MCL 168.734.
- 16. Local election jurisdictions locate ballot drop-off boxes without opportunity for challengers to observe the process, and as such Secretary Benson violates her constitutional and statutory authority and damages the integrity of Michigan elections.
- 17. Michigan law requires that ballot containers be monitored by video surveillance. See Senate Bill 757 at 761d(4)(c).
- 18. Secretary Benson is violating the Michigan Constitution and Michigan election law by allowing absent voter ballots to be processed and counted without allowing challengers to observe the video of the ballot boxes into which these ballots are placed.
- 19. Plaintiffs asks Secretary Benson to segregate ballots cast in these remote and unattended ballot drop boxes and, before the ballots are processed, removed from their verifying envelopes, and counted, allow designated challengers to view the video of the remote ballot box.
- 20. Secretary Benson's actions and her failure to act have undermined the constitutional right of all Michigan voters including the voters bringing this action to participate in fair and lawful elections. These Michigan citizens' constitutional rights are being violated by Secretary

Benson's failure to prevent unlawful ballots to be processed and her failure to ensure that statutorily-authorized challengers have a right to do their job.

COUNT I

Secretary Benson violated the Equal Protection Clause of Michigan's Constitution

- 21. Michigan's Constitution declares that "[n]o person shall be denied the equal protection of the laws" Const 1963, art 1, § 2.
- Clause. Harville v. State Plumbing & Heating 218 Mich. App. 302, 305-306; 553 N.W.2d 377 (1996). See also Bush v. Gore, 531 U.S. 98, 104 (2000) ("Having once granted the right to vote on equal terms, the State may not, by later arbitrary and disparate treatment, value one person's vote over that of another."); Harper v. Virginia Bd. of Elections, 383 U.S. 663, 665, (1966) ("Once the franchise is granted to the electorate, lines may not be drawn which are inconsistent with the Equal Protection Clause of the Fourteenth Amendment.")
- 23. Plaintiff seeks declaratory and injunctive relief requiring Secretary Benson to direct that election authorities comply with Michigan law mandating election inspectors from each party and allowing challengers access to video of ballot boxes before counting of relevant votes takes place.

¹ Most United States Supreme Court rulings concerning the right to vote frame the issue in terms of the Equal Protection Clause. Ronald D. Rotunda & John E. Nowak, *Treatise on Constitutional Law: Substance & Procedure* §18.31(a) (2012 & Supp. 2015).

COUNT II

Secretary Benson and Oakland County violated Michigan voters' rights under the Michigan Constitution's "purity of elections" clause.

- 24. The Michigan Constitution's "purity of elections" clause states, "the legislature shall enact laws to regulate the time, place and manner of all nominations and elections, to preserve the purity of elections, to preserve the secrecy of the ballot, to guard against abuses of the elective franchise, and to provide for a system of voter registration and absentee voting." Const. 1963, art 2, §4(2).
- 25. "The phrase 'purity of elections' does not have a single precise meaning. But it unmistakably requires fairness and evenhandedness in the election laws of this state." *Barrow v. Detroit Election Comm.*, 854 N.W.2d 489, 504 (Mich. Ct. App. 2014).
- 26. Michigan statutes protect the purity of elections by allowing ballot challengers and election inspectors to monitor absentee ballots at counting boards.
- 27. Plaintiff seeks declaratory and injunctive relief requiring Secretary Benson to direct that election authorities comply with Michigan law mandating election inspectors from each party and allowing challengers access to video of ballot boxes before counting of relevant votes takes place.

COUNT III

The Secretary of State is Violating of MCL 168.765a.

28. MCL 168.765a, regarding Absent Voter Counting Boards, where absentee votes are processed and counted, states in relevant part as follows:

At all times, at least 1 election inspector from each major political party must be present at the absent voter counting place and the policies and procedures adopted by the secretary of state regarding the counting of absent voter ballots must be followed.

29. Michigan absent voter counting boards, under the authority of Secretary Benson. are not complying with this statute. These boards are being conducted without inspectors from each party being present.

PRAYER FOR RELIEF

These Michigan citizens and voters ask this Court to:

- A. Order "a speedy hearing" of this action and "advance it on the calendar" as provided by MCR 2.605(D);
- B. Mandate that Secretary Benson order all counting and processing of absentee votes cease immediately until an election inspector from each party is present at each absent voter counting board and until video is made available to challengers of each ballot box;
- C. Mandate that Secretary Benson order the immediate segregation of all ballots that are not being inspected and monitored as aforesaid and as is required under law.
- D. Award these Michigan citizens the costs, expenses, and expert witness fees they incurred in this action as allowed by law.

Dated: November 4, 2020

Respectfully submitted,

/s/ Mark F. (Thor) Hearne, II
MARK F. (THOR) HEARNE, II
#P40231
STEPHEN S. DAVIS
J. MATTHEW BELZ
TRUE NORTH LAW, LLC
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St. Louis, MO 63105
(314) 296-4000
thor@truenorthlawgroup.com

VERIFICATION	V	E	R	TF	1	\mathbb{C}^{A}	T	14	ON	J
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STATE OF MICHIGAN)	
)	S
COUNTY OF OAKLAND)	

I, Eric Ostergrenbeing first duly sworn, depose and say that I am a resident of the state of Michigan and duly qualified as a voter in this state. While I may not have personal knowledge of all of the facts recited in this Complaint, the information contained therein has been collected and made available to me by others, and I declare, pursuant to MCR 2.114(B)(2), that the allegations contained in this Complaint are true to the best of my information, knowledge, and belief.

Subscribed and sworn to before me this 4th day of October, 2020.

Notary Public

Midland County, Michigan

My Commission Expires: 11-32-3033

Acting in Midland County, Michigan

LORI A LECRONIER

Notary Public -- State of Michigan
County of Midland

My Commission Expires Nov 22, 2023
Acting in the County of Middlend